

FILED

JUL 27 2004

MAY W. PROPEL, CLERK
COLUMBIA, SC

STATE OF SOUTH CAROLINA) IN THE COURT OF COMMON PLEAS
 COUNTY OF ALLENDALE) Civil Action No: 04-CP-03-109
 Jason Carter,)
 Plaintiff,) 1:04-1560-27
 v.) STIPULATION NOT TO COLLECT
 BASF,) MORE THAN \$75,000.00
 Defendant.)

TO: FRANKLIN H. TURNER III, ESQ., ATTORNEY FOR DEFENDANT:

The plaintiff hereby stipulates that he will not collect nor attempt to collect more than seventy five thousand and 00/100 (\$75,000.00) Dollars and as such his damages are thereby limited to a maximum amount of seventy five thousand and 00/100 (\$75,000.00) Dollars. The purpose of this stipulation is to avoid diversity jurisdiction.

PETERS, MURDAUGH, PARKER, ELTZROTH & DETRICK, P.A.

By: 

Mark D. Ball
 P.O. Box 457
 Hampton, S.C. 29924
 (803) 943-2111

Attorneys for Plaintiff Jason Carter

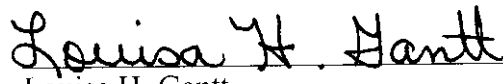
Hampton, South Carolina

June 6, 2004



CERTIFICATE OF SERVICE

I, the undersigned employee for Haynsworth Sinkler & Boyd, P.A., do hereby certify that I have caused the enclosed document(s) to be served on the attorney for the other parties thereof by first class mail, postage prepaid, at the address(es) shown below.


Louisa H. Gantt

Date: **July 26, 2004**

Document(s): **Stipulation Not to Collect More Than \$75,000**

By Mail: Mark D. Ball, Esquire
Peters, Murdaugh, Parker, Eltzroth & Detrick, P.A.
PO Box 457
Hampton, SC 29924
Attorneys for Plaintiffs